```
DAVIS WRIGHT TREMAINE LLP
         865 S. FIGUEROA ST.
            SUITE 2400
   LOS ANGELES, CALIFORNIA 90017-2566
3
      TELEPHONE (213) 633-6800
         Fax (213) 633-6899
4
    KELLI L. SAGER (State Bar No. 120162)
 5
    kellisager@dwt.com
   CARLA A. VELTMAN (State Bar No. 223910)
6
    carlaveltman@dwt.com
   LISA J. KOHN (State Bar No. 260236)
    lisakohn@dwt.com
8
    Attorneys for Defendants
9
   TYLER PERRY; THE TYLER PERRY
   COMPANY, INC.; TYLER PERRY STUDIOS,
10
   LLC: TURNER BROADCASTING SYSTEM.
11
   INC.; and TIME WARNER INC.
12
                       UNITED STATES DISTRICT COURT
13
                      CENTRAL DISTRICT OF CALIFORNIA
14
15
   JOHNNY TYRONE STRINGFIELD.
                                         Case No. CV10-0784 GW (RZx)
16
                                         Assigned to the Hon. George H. Wu
17
                    Plaintiff,
                                         STIPULATED DISMISSAL WITH
18
                                         PREJUDICE
         VS.
19
                                         Fed. R. Civ. P. 41(a)(1)(ii)
    TYLER PERRY; THE TYLER
20
   PERRY COMPANY, INC.: TYLER
   PERRY STUDIOS, LLC; TURNER
                                         Action Filed: February 3, 2010
21
   BROADCASTING SYSTEM, INC.;
    TIME WARNER INC.; and DOES
22
    1-10.
23
                    Defendants.
24
25
26
27
28
```

1	This Stipulation is entered into by and between counsel for plaintiff Johnny	
2	Tyrone Stringfield ("plaintiff") and counsel for defendants Tyler Perry, The Tyler	
3	Perry Company, Inc., Tyler Perry Studios, LLC, Turner Broadcasting System, Inc.	
4	and Time Warner Inc. ("defendants"), (collectively the "Parties").	
5	Pursuant to Rule 41(a)(1)(ii) of the Federal Rules of Civil Procedure, the	
6	Parties stipulate and agree that the above captioned action shall be dismissed in its	
7	entirety with prejudice, and without an award of costs to any Party.	
8		
9	DATED: October 18, 2010	DAVIS WRIGHT TREMAINE LLP
10		KELLI L. SAGER CARLA A. VELTMAN
11		LISA J. KOHN
12		
13		By: /s/ Kelli L. Sager Kelli L. Sager
14		Attorneys for Defendants
15		TYLER PERRY; THE TYLER PERRY COMPANY, INC.; TYLER PERRY
16		STUDIOS, LLC; TURNER BROADCASTING SYSTEM, INC.; and
17		TIME WARNER INC.
18	DATED: September, 2010	AHDOOT & WOLFSON, APC
19		ROBERT AHDOOT TINA WOLFSON
20		By:
21		Tina Wolfson
22		Attorneys for Plaintiff JOHNNY TYRONE STRINGFIELD
23		JOHNNY TYRONE STRINGFIELD
24		
25		
26		
27		
28		

3

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28